

PAULA BROWN SINCLAIR
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Attorney for Debtor
Idaho State Bar No. 2731

UNITED STATES BANKRUPTCY COURT

DISTRICT OF IDAHO

In Re:)	
)	Case No. 99-42056
HALE, Clyde V.,)	
)	APPLICATION FOR COMPENSATION
Debtor.)	OF DEBTOR'S COUNSEL
_____)	

COMES NOW the Debtor herein, by and through his counsel of record, and pursuant to 11 USC §503, files this application for approval of compensation for his counsel.

In support hereof, Movant would respectfully show as follows:

1. Counsel commenced representing Debtor on December 13, 1999. The Voluntary Petition in this matter was filed December 15, 1999.

2. Debtor initially paid a retainer of \$500 and agreed to the payment of an additional \$500 through his Chapter 13 Plan. Such fees represented compensation for "the routine legal services for an uncontested discharge." Debtor agreed that additional services would be compensated at Counsel's usual hourly rate, which is \$125. Debtor also paid the filing fee of \$185.

3. The only time billed by counsel is her own. Counsel believes that the \$125 per hour charged is customary compensation by comparably skilled practitioners in cases of this type. Counsel charges no premium for specific services, such as Court appearances or litigation.

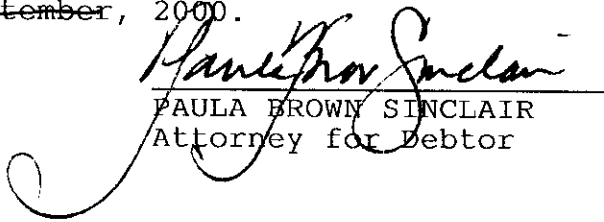
4. Because services are ongoing, Counsel requests this application be considered to be interim. No amounts, other than as set forth in the confirmed Second Amended Chapter 13 Plan have been requested, allowed, or paid. \$104.15 been paid through the Plan.

5. Debtor has reviewed this application and authorizes counsel to represent to the Court that he approves the requested amount.

6. The time period of services covered by the application is December 13, 1999, through the present. I am presently owed \$2,533.35 (25.1 hours at \$125/hr. = \$3,137.50 less \$604.15 received to date). An itemization of time is attached as Exhibit "A."

7. Trustee, L.D. Fitzgerald, advises that there would be sufficient funds from the proceeds of sale of equipment to make one lump sum payment to counsel without effecting the interest of the unsecured creditors.

DATED this 13th day of ~~September~~ ^{OCTOBER}, 2000.


PAULA BROWN SINCLAIR
Attorney for Debtor

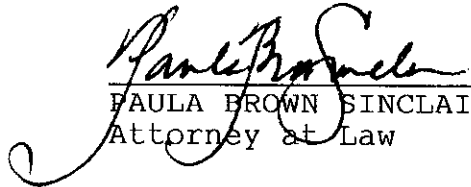
CERTIFICATE OF SERVICE

I hereby certify that on the 13th day of October, 2000, I served a true and correct copy of APPLICATION FOR COMPENSATION OF DEBTOR'S COUNSEL upon the person(s) named below in the manner noted:

X By depositing copies of the same in the United States Mail, postage prepaid, and addressed to the following:

U.S. TRUSTEE
P.O. Box 110
Boise, Idaho 83701

Mr. L.D. Fitzgerald
Trustee
P.O. Box 6199
Pocatello, ID 83205



PAULA BROWN SINCLAIR
Attorney at Law

STATEMENT OF ACCOUNT FOR:

Clyde V. Hale

DATE:

October 5, 2000

LEGAL SERVICES RENDERED:

<u>Date</u>	<u>Service</u>	<u>Hours</u>
12/14/99	Prepare Voluntary Petition and Mailing Matrix; office conf. w/ client to sign same; file same	1.1
12/16	Review tax return and confirmation hearing orders	.1
12/28	Review Notice of Commencement; prepare letter to client re: §341 hearing	.2
12/30	Prepare Motion for Extension of Time and Order; file and serve same	N/C
01/07/00	Review Demand of Notice and Objection to Confirmation of Consecro	.1
01/11	Review claim of R. Todd	.1
01/14	Review correspondence from Idaho State Tax Commission	.1
01/18	Prepare schedules, Form 7 and Chapter 13 Plan (partial)	2.0
01/20	Prepare Motion for Extension of Time and Order; file and serve same; review demand from The Associates; prepare courtesy warning letter to same	.6
01/25	Review Demand for Notice and Motion for Relief from Stay from Great Dane; review corresp. from J. Seamons re: Jensen collateral	.1
01/28	Office conf. w/client; revise schedules	.7
01/29	Office conf. w/client; finalize budget, schedules, and plan; file same; fax courtesy copy to Trustee	3.2

EXHIBIT "A"

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01/31	Prepare and attend §341 hearing; round trip travel to Jerome	1.0
02/04	Review corr. from Seamons re: Jensen claim	.2
02/07	Prepare and file Amended Schedule F; serve Plan and Notice of Hearing; prepare and file Certificate of Service of same	1.5
02/09	Review demand from attorney collecting for AT&T; prepare courtesy warning letter	.2
02/11	Review U.S. Bank demand; prepare courtesy warning letter; prepare letter to J. Seamons re: Jensen Jewellers claim	.3
02/14	Review fax from J. Seamons; review Trustee's operating order; prepare instruction letter to client	.5
03/08	Review pleadings and corr. from A. Kofoed (Bank of America) and M. Schindele (Mercedes-Benz); prepare letter to Schindele; teleconf. w/ Kofoed	.6
03/10	Prepare alternate Plan calcu- lations; office conf. w/client re: changes in Plan	.8
03/15	Review demand from Transworld Systems; prepare courtesy warning letter	.2
03/21	Review signed order; prepare letter to Trustee	.2
03/23	Teleconf. w/ A. Kofoed; review his fax and proposed order; review Trustee's recommendations and objection withdrawal from M. Schindele	.6
03/27	Prepare and attend confirmation hearing	.3

03/28	Review letter and pleadings from M. Schindele re: Conseco; prepare letter to same	.3
04/03	Review demand from Farm Bureau; prepare courtesy warning letter; review letter from J. Miciak re: wage claim	.3
04/10	Teleconf. w/client re: turnover of collateral; teleconf. w/ trustee re: Freightliner	.6
04/13	Teleconf. w/trustee; prepare and fax confirming letter	.5
05/17	Prepare Amended Schedules I and J, Second Amended Plan	.6
05/18	Teleconf. w/trustee re: changes in Plan; office conf. w/client; file amended schedules and plan; fax same to trustee; prepare order confirming plan	.9
05/19	Teleconf. w/R. Luke of IRS; review fax from Trustee; tele- conf. w/client re: trustee's request	.5
05/22	Prepare and attend confirmation hearing; teleconf. w/J. Spinner	.5
05/25	Prepare instruction letter to client re: plan confirmation	.2
05/26	Prepare letter to accountant re: unfiled returns	.1
05/30	Multiple teleconf. re: surrender of collateral	.4
06/05	Prepare Motion for Employment of Accountant	N/C
06/12	Review letter from Trustee re: employment of accountant; prepare letter to accountant	.2
06/13	Review pleadings from Long Beach Mortgage; prepare letter to client re: same	.2

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06/15	Review fax from Trustee; prepare Order Modifying Plan and submit to Trustee	.4
06/19	Multiple teleconf. re: claimed mortgage delinquency; prepare letter confirming same to P. Kleinsmith; review withdrawal notice	.6
06/29	Review Order Modifying Plan and 4 objections to claims	.3
07/19	Review pleadings re: equipment sale	.1
07/26	Review documents from accountant re: IRS obligation; prepare letter to accountant	.2
08/02	Research re: homestead exemption on sale; prepare letter to client re: same; review orders disallowing claim	.5
08/29	Audit time records; prepare Application for Compensation and letter to trustee	.8
09/05	Office conf. w/client; prepare conversion notice and amended Schedule F	.7
09/11	Review tax returns and letter from accountant; forward copies of returns to trustee and IRS BK section	.3
09/20	Teleconf. w/J. George re: surrender of house	.2
09/22	Teleconf. w/trustee	.3
09/25	Prepare letter to client	.5
10/05	Review fax from client and hearing notice from trustee	<u>.2</u>
Total hours		25.1 @ \$125/hr \$ \$3,137.50